

EXHIBIT B

TECHNOLOGY

WSJ.com/Tech

Microsoft Discloses Customer Hack

Worker’s computer compromised by SolarWinds hackers, the company says

By Robert McMillan

Microsoft Corp. said hackers, linked by U.S. authorities to Russia’s Foreign Intelligence Service, installed malicious information-stealing software on one of its systems and used information gleaned there to attack its customers.

The hackers compromised a computer used by a Microsoft customer-support employee that could have provided access to different types of informa-

tion, including “metadata” of accounts and billing contact information for the organization, a Microsoft spokesman said.

Microsoft is aware of three customers that were affected by the recent activity, the company said in a blog post. “The actor used this information in some cases to launch highly-targeted attacks as part of their broader campaign,” Microsoft said. “We responded quickly, removed the access and secured the device.”

The incident was part of a campaign—which involved other hacking techniques beyond leveraging the information taken from its support system—that primarily targeted technology companies and government agencies in

36 countries.

Most of the attacks were unsuccessful, but three of Microsoft’s customers were compromised during the campaign, the company said. “We have confirmed that two of the compromises were unrelated to the support agent issue, and are continuing to investigate the third instance,” a Microsoft spokesman said.

Microsoft identified the hackers behind the break-in as Nobelium, the same group associated with the sophisticated hack at Austin, Texas, software maker SolarWinds Corp. U.S. authorities have said this group is part of Russia’s Foreign Intelligence Service, known as the SVR. Russia has denied involve-

ment in the SolarWinds hack. A Russian embassy representative didn’t return a message seeking comment on Microsoft’s post.

The incident marks the second time in recent months that Russia-linked hackers have breached Microsoft’s networks. In December, Microsoft said Nobelium hackers broke into the company’s networks to view internal source code, used to build software products.

The U.S. Cybersecurity and Infrastructure Security Agency is “aware of this activity and is working with Microsoft and our interagency partners to evaluate the impact,” said a spokesman for the Department of Homeland Security, which oversees the agency. “We stand

ready to assist any affected entities.” He declined to say whether government agencies were hit by the hack.

The breaches at Microsoft and SolarWinds have raised concerns among government and industry security professionals that Russian hackers are engaged in a longstanding and concerted effort to break into U.S. technology companies and use them as a back door into government and commercial targets, a tactic known as a “supply-chain attack.”

About 100 companies and at least nine government agencies are known to have been compromised during the SolarWinds attack, which went undetected for months before it was

discovered this past fall.

“The latest cyberattack reported by Microsoft does not involve our company or our customers in any way,” a SolarWinds spokesman said.

In April, the Biden administration unveiled a series of sanctions against Russia citing, among other things, the SolarWinds cyberattack. Russia has denounced the sanctions.

Since then, the Russian-linked hackers have made it clear that they intend to continue their activity. In May, Microsoft said it discovered that the hackers were involved in a phishing campaign that targeted 3,000 email accounts belonging to workers at more than 150 organizations.

Venmo Plans to Charge Users for Selling Goods and Services

By Charity L. Scott

Venmo, the payments app owned by PayPal Holdings Inc., will soon let users sell products and services on their personal accounts, for a fee.

Under the app’s previous rules, users were prohibited from receiving money for business transactions through personal Venmo profiles. Users suspected of violating the policy could have their accounts suspended.

The new policy, disclosed in a letter to users about terms-of-service updates, will take effect on July 20.

A Venmo spokeswoman said the latest changes mean users who don’t want to create a business profile will be allowed to accept money for goods and services without worrying about running afoul of the rules. They will be charged the same 1.9% plus 10-cent fee applied to customers using business profiles.

The change is the latest attempt by PayPal to profit from Venmo’s user base. The company rolled out the first Venmo-branded credit card last year, looking to attract customers by touting the QR code on the front of the card,

and a flexible cash-back rewards program.

Venmo is one of the most popular digital-finance apps in the U.S. It gained even more users during the pandemic as new services—such as allowing for the direct deposit of stimulus checks into Venmo accounts—more than offset fewer people using the app to split bar and restaurant bills.

PayPal Chief Executive Dan Schulman said during an earnings call in February that Venmo’s user base increased 32% in 2020 to nearly 70 million active accounts. About \$51 billion was transferred via

Venmo in the first quarter, a 63% increase from a year earlier. PayPal expects Venmo to generate nearly \$900 million

32% Increase in the payments app’s user base in 2020

in revenue in 2021.

Thursday’s announcement was met online with confusion from customers who didn’t un-

derstand how the app would determine which transactions should be charged the fee. Some speculated the company would use the messages people add to their payments to figure out if the money was for a business transaction.

Venmo will add a toggle to its user interface that will allow customers to indicate if the money they are sending is for a good or service, a company spokeswoman said. Those transactions will be eligible for the app’s purchase protection plan, which allows customers to dispute charges for purchases that don’t arrive

or aren’t as expected, she said.

The transaction fee will be automatically deducted from the amount sent.

Joe Johnson, a 58-year-old fitness trainer who owns a training facility in Nashville, Tenn., uses Venmo to receive payments from clients and to pay his contract workers. He estimates at least 80% of his customers pay through Venmo, and he receives several payments through the app each day. “I take Cash App, Zelle, credit cards, checks, cash—however people want to pay,” he said. “But Venmo rules right now.”

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BANKRUPTCIES

IF YOU THINK YOU WERE HARMED BY HYDROCODONE, OXYCODONE, ROXICODONE, CODEINE, OR OTHER OPIOID PAIN MEDICATION

YOU HAVE THE RIGHT TO VOTE ON THE MALLINCKRODT PLC BANKRUPTCY PLAN. VOTING IS IMPORTANT. IT HELPS DETERMINE HOW OPIOID CLAIMS ARE TREATED. VOTE BY SEPTEMBER 3, 2021.

VISIT MNKVOTE.COM FOR MORE INFORMATION

WHAT IS THIS ABOUT?

Mallinckrodt is a manufacturer of opioid pain medication that filed for chapter 11 bankruptcy in October 2020. On June 17, 2021, Mallinckrodt plc and its affiliates (the “Debtors”) filed their Plan of Reorganization (the “Plan”) in the United States Bankruptcy Court for the District of Delaware and their related Disclosure Statement. You may have the right to vote on the Plan of Reorganization.

WHO CAN VOTE ON THE PLAN?

If you think you or a deceased loved one was harmed by opioids like Hydrocodone, Oxycodone, Codeine or Roxicodone, or if you care for a child exposed to these opioids in the womb, you can vote on the Mallinckrodt bankruptcy plan. Specific details about voting are set forth below in this notice and at [MNKvote.com](https://mnkvote.com).

WHAT DOES THE PLAN PROVIDE?

Mallinckrodt’s Plan channels claims based on harm or injury related to the Debtors’ manufacturing of opioids and related activities to one or more opioid trusts. These opioid trusts will be established for the purpose of distributing money to individuals and corporate entities holding Opioid Claims and for abatement of the opioid crisis. If the Plan is approved by the Bankruptcy Court and you have an Opioid Claim, you will be entitled to assert your claim directly against the applicable opioid trust at a later time. **There is nothing you need to do right now to assert your Opioid Claim. You will be notified of how to assert your Opioid Claim against an opioid trust at a later date.** The Plan, if approved, will forever prohibit any opioid claimants from asserting any Opioid Claim or seeking any money on account of any Opioid Claim against the Debtors, their officers and directors, or certain other parties specified in the Plan as the “Protected Parties.” The Official Committee of Opioid Related Claimants is a Bankruptcy Court-

appointed representative of Opioid Claimants in the Debtors’ bankruptcy cases and has set forth its position letter regarding the Plan, which can be obtained free of charge at [MNKvote.com](https://mnkvote.com).

WHAT ARE YOUR OPTIONS?

Vote on the Plan: If you are eligible to submit a vote, your vote must be submitted so it is **received on or before September 3, 2021, at 4:00 p.m., Eastern Time**. Detailed instructions on how to vote are available at [MNKvote.com](https://mnkvote.com) or by calling **877.467.1570 (Toll-Free)** or **347.817.4093 (International)**. If you do not follow the detailed instructions, your vote may be disqualified.

Object to the Plan: If you disagree with the Plan, you can object to it in writing so it is **received on or before September 3, 2021, at 4:00 p.m., Eastern Time**. Objections not filed and served properly may not be considered by the Bankruptcy Court. Detailed instructions on how to file an objection are available at [MNKvote.com](https://mnkvote.com) or by calling **877.467.1570 (Toll-Free)** or **347.817.4093 (International)**.

If the Plan is confirmed, everyone with a Claim against or Interest in Mallinckrodt plc and its affiliates will be bound by the terms of the Plan regardless of whether or not they vote on the Plan or file a claim against the opioid trust.

WHEN IS THE HEARING?

The Bankruptcy Court has scheduled the hearing to consider confirmation of the Plan to be held on **September 21, 2021, at 10:00 a.m. Eastern Time** (the “Confirmation Hearing”). The Confirmation Hearing will take place before the Honorable John T. Dorsey, United States Bankruptcy Judge, in the Bankruptcy Court, located at 824 Market Street, 5th Floor, Courtroom 5, Wilmington, Delaware 19801, which hearing shall be conducted either by teleconference or videoconference via Zoom.

THIS IS ONLY A SUMMARY OF THE MALLINCKRODT PLAN OF REORGANIZATION. IF YOU HAVE ANY QUESTIONS OR IF YOU WOULD LIKE TO OBTAIN ADDITIONAL INFORMATION:

Call: 877.467.1570 (Toll-Free)
347.817.4093 (International)

Write: Mallinckrodt Ballot Processing
c/o Prime Clerk LLC, One Grand Central Place
60 East 42nd Street, Suite 1440
New York, NY 10165

Visit: [MNKvote.com](https://mnkvote.com)

Email: mallinckrodtopioidclaimantinfo@akingump.com
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Please be advised that Prime Clerk, the debtor’s notice and claims agent, is authorized to answer questions about, and provide additional copies of the plan and other solicitation materials, but may not advise you as to whether you should vote to accept or reject the plan.

CLASS ACTION

LEGAL NOTICE

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

IN RE TESLA, INC. SECURITIES LITIGATION

Case No. 3:18-cv-04865-EMC

[Class Action](#)

SUMMARY NOTICE OF PENDENCY OF
CLASS ACTION

TO: ALL PERSONS WHO PURCHASED AND/OR SOLD TESLA, INC. STOCK, OPTIONS, AND/OR OTHER SECURITIES FROM 12:48 P.M. EDT ON AUGUST 7, 2018 TO AUGUST 17, 2018, A CLASS ACTION LAWSUIT MAY AFFECT YOUR RIGHTS.

YOU MAY BE A MEMBER OF THE CLASS. IF YOU DO NOT WISH TO BE A PART OF THE CLASS, YOU MUST RESPOND TO THIS NOTICE WITH A WRITTEN REQUEST FOR EXCLUSION (SEE BELOW).

YOU ARE HEREBY NOTIFIED, pursuant to Rule 23 of the Federal Rules of Civil Procedure and an Order of the United States District Court for the Northern District of California, that the above-captioned action (“Action”) against Tesla, Inc. (“Tesla”), Elon Musk, Brad W. Buss, Robyn Denholm, Ira Ehrenpreis, Antonio J. Gracias, James Murdoch, Kimbal Musk, and Linda Johnson Rice (collectively “Defendants”), has been certified as a class action on behalf of the Class, except for certain persons and entities that are excluded from the Class as set forth in the full printed Notice of Pendency of Class Action (“Notice”). Plaintiff Glen Littleton has been appointed by the Court to represent the Class as the Class Representative. By certifying the Class and issuing the Notice, the Court is not suggesting that the Class Representative will win or lose this case; he will instead attempt to prove his claims in proceedings that have not yet occurred.

IF YOU ARE A MEMBER OF THE CLASS, YOUR RIGHTS MAY BE AFFECTED BY THIS LAWSUIT. The Postcard Notice is currently being mailed to known Class Members. You may obtain a copy of the full Notice from the website for the Action, www.TeslaSecuritiesLitigation2018.com, or by contacting the Notice Administrator at (833) 636-2111.

If you did not receive the Postcard Notice by mail, and believe you are a member of the Class, please send your name and address to the Notice Administrator so that if

any future notices are disseminated in connection with the Action, you will receive them.

Inquiries, other than requests for the Notice, may be made to Court-appointed Class Counsel:

LEVI & KORSINSKY, LLP
Adam M. Apton, Esq.
388 Market Street, Suite 1300
San Francisco, CA 94111
(415) 373-1671

LEVI & KORSINSKY, LLP
Nicholas I. Porritt, Esq.
1101 30th Street NW, Suite 115
Washington, DC 20007
(202) 524-4290

If you are a Class Member, you have the right to decide whether to remain a member of the Class. If you choose to remain a member of the Class, you do not need to do anything at this time other than retain your documentation reflecting your transactions in Tesla securities. You will automatically be included in the Class, and you will be bound by the proceedings in this Action, including all past, present and future orders and judgments of the Court, whether favorable or unfavorable. If you are a Class Member and do not wish to remain a member of the Class, you must take steps to exclude yourself from the Class.

If you timely and validly request to be excluded from the Class, you will not be bound by any orders or judgments in the Action, and you will not be eligible to receive a share of any money that might be recovered in the future for the benefit of the Class. To exclude yourself from the Class, you must submit a written request for exclusion **postmarked no later than October 8, 2021**, in accordance with the instructions set forth in the full Notice. If at a later date the parties decide to settle before trial, then you will have another opportunity to opt out or exclude yourself from the case. Absent settlement however, you will not be able to exclude yourself from the Class or subsequent orders and judgments if you do not request exclusion in response to this notice. If you do not exclude yourself from the class, regardless of the outcome of the Action, you will not be able to sue Defendants—as part of any other lawsuit—regarding the factual circumstances and legal claims asserted in this case.

Please Do Not Call or Write the Court or the Defendants with Questions.

Dated: May 24, 2021

BY ORDER OF THE COURT:
UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

www.TeslaSecuritiesLitigation2018.com

(833) 636-2111

PUBLIC NOTICES

PRASAR BHARATI
DIRECTORATE GENERAL: DOORDARSHAN
PURCHASE DIRECTORATE (ENGG.),
DOORDARSHAN BHAWAN, NEW DELHI-110001

F. No. 19(2)2021-22E1 (P) TV

Dated: 16/06/2021

Notice inviting Global e-Tender
(Expression of Interest) (NIT-02/2021-22)

Prasar Bharati, Doordarshan invites Expression of Interest (EOI) towards **Consultancy Service for Providing Detailed Project Report on Establishment of DD International** from reputed registered/incorporated company, Firm or Consortium dealing with the services.

The interested Consultants, who qualify the criteria mentioned in the EOI document, may submit the response accordingly. The EOI will be opened on 21st July, 2021 at 12:00 Hrs. The detailed EOI document can be viewed/downloaded from website <https://prasarbharati.eproc.in>. It is also available on Prasar Bharati website <http://prasarbharati.gov.in/alltenders.php> or from <https://eprocure.gov.in>.

The Pre bid conference with the prospective bidders for the above mentioned EOI will be held in Malgudi, 5th floor, Tower-A, Doordarshan Bhawan, Copernicus Marg, New Delhi-110001 on 29.06.2020 at 15:00 Hrs or vide Video conferencing (VC).

This issues without any commitment on the part of Prasar Bharati.

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